

Washington, Saturday, May 15, 1937

PRESIDENT OF THE UNITED STATES.

EXECUTIVE ORDER

EXCLUDING CERTAIN TRACTS OF LAND FROM TONGASS NATIONAL FOREST AND RESTORING THEM TO ENTRY

Alaska

By virtue of and pursuant to the authority vested in me by the act of June 4, 1897, 30 Stat. 11, 36 (U. S. C., title 16, sec. 473), and upon the recommendation of the Secretary of Agriculture, it is ordered that the following-described tracts of land in Alaska, occupied as homesites and identified by elimination surveys, plats and field notes of which are on file in the General Land Office, Washington, D. C., be, and they are hereby, excluded from the Tongass National Forest and restored to entry under the applicable public-land laws:

Homesite No. 15, Prince of Wales Island, East shore of Salt Chuck, Kasaan Bay, 4.78 acres; approximate latitude 55°37′ N., longitude 132°32′ W.;

Homesite No. 94, Revillagigedo Island, Naha River, 3.99 acres; approximate latitude 55°35′30″ N., longitude 131°34′30″ W.;

Homesite No. 133, lot "E", Mud Bay Group, Tongass Highway, Revillagigedo Island, 4.99 acres; approximate latitude 55°24'32'' N., longitude 131°45'32'' W.;

Homesite No. 342, East Craig Group, Prince of Wales Island, 2.52 acres; approximate latitude 55°28'41" N., longitude 133°08'29" W.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE, May 11, 1937.

[No. 7614]

[F. R. Doc. 37-1377; Filed, May 13, 1937; 2:25 p. m.]

DEPARTMENT OF AGRICULTURE.

Bureau of Animal Industry.

[Amendment 12 to B. A. I. Order 350]

REGULATIONS GOVERNING THE RECOGNITION OF BREEDS AND PUREBRED ANIMALS

AMENDING REGULATION 2, SECTION 3, PARAGRAPH 1, RECOGNIZING BREEDS AND BOOKS OF RECORD ACROSS THE SEAS

Effective on and after May 14, 1937

Regulation 2, section 3, paragraph 1, of the regulations governing the recognition of breeds and purebred animals, effective under date of July 1, 1935, and identified as B. A. I. Order 350, is hereby amended so as to include and recognize for the purposes enumerated thereunder the following breed and book of record:

9/			

Name of breed	Book of record	By whom published
South Devon	Herd Book of South Devon Cattle.	South Devon Herd Book Society, S. Arthur Yeo, secretary, 3, West Street, Okehampton, Devon, Eng- land.

Done at Washington this 13th day of May, 1937. Witness my hand and the seal of the Department of Agriculture.

[SEAL] H. A. WALLACE,

Secretary of Agriculture.

[F. R. Doc. 37-1386; Filed, May 14, 1937; 12: 38 p. m.]

Forest Service.

RULES AND REGULATIONS TO GOVERN EXERCISES OF MINERAL RIGHTS RESERVED IN CONVEYANCES TO THE UNITED STATES

In conformity with the provisions of the Act of February 28, 1925 (43 Stat. 1090). I, Henry A. Wallace, Secretary of Agriculture, do hereby establish the following regulations to govern ingress and egress and the use of the surface in the extraction of minerals, oil, gas and other inorganic resources, from lands acquired by the United States through exchange under authority of the Act of March 20, 1922 (42 Stat. 465), and acts amendatory thereof authorizing the acquisition, by exchange, of lands chiefly valuable for National Forest purposes, within the boundaries of National Forests or of specifically defined areas adjacent thereto, in cases where the right to extract such mineral resources is to be reserved by the vendor by stipulation to be expressed in and made a part of the deed of conveyance to the United States.

Whoever begins such operations must, on demand, exhibit to the Forest Officer in charge satisfactory evidence of authority from the grantor so to do, and must comply with the following requirements:

1. Only so much of the surface of the land shall be used or disturbed as is necessary in the bona fide prospecting, mining, drilling, or manufacturing of the minerals; but no right to so occupy, use, or disturb such land shall be recognized unless the recorded owner of the reserved mineral rights, or his legally authorized representative, shall have applied for and received from the Forest Supervisor a permit authorizing such use or occupancy, for which permit advance payment shall be made annually at the rate of \$6 per acre or fraction thereof.

All buildings, camps, equipment, and other structures shall be removed from the land within one year from date of completion or abandonment of the operation, which shall be construed as being the date when payment of the permit charges for the land terminates. Otherwise such buildings, camps, equipment, and other structures shall become the property of the United States.



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2. If the exercise of the rights herein reserved will result in the stripping, collapse, or other damage of the land or any improvements thereon, the recorded owner of the reserved rights, or his legally authorized representative, shall, upon written notification by the Forest Supervisor, pay to the designated fiscal officer of the United States, for deposit in a cooperative fund, the amount determined by the Forest Officer in charge of the area to be necessary to restore the land to a serviceable or safe condition or to repair or replace the improvements damaged or destroyed; such cooperative de-

posits to be available for expenditure by the United States for the purposes for which deposited.

3. All marketable timber and other timber products cut, destroyed, or damaged in prospecting, mining, drilling, or removing minerals, coal, oil, and gas, or in manufacturing products therefrom, and in the location and construction of buildings or works of any kind for use in connection therewith, shall be paid for at the usual rates charged in the locality for sales of similar National Forest timber and timber products.

All slash resulting from such cutting or destruction shall be disposed of as directed by the Forest Officer. No timber or reproduction shall be unnecessarily cut, destroyed, or damaged.

4. All mining operators shall in all developments and operations make all reasonable provisions for the disposal of tailings, dumpage, and other deleterious materials or substances in such manner as to prevent obstruction, pollution, or deterioration of the land, streams, ponds, lakes, or springs.

5. Nothing herein contained shall be construed to exempt the operator or the mining operations from any requirements of the laws of the State in which situated; nor from compliance with or conformity to any requirements of any law or regulation which later may be enacted or promulgated, and which otherwise would be applicable.

6. While operations are in progress the operators, contractors, subcontractors, and employees of contractors and subcontractors at work on the National Forest shall use due diligence in the prevention and suppression of fire, and shall be available for service in the extinguishment and suppression of all fires within two miles of said operation. Provided that if such fire does not originate through any negligence on the part of the operators, contractors, subcontractors, or their employees and does not threaten their structures, improvements, or property they shall be paid for their services at the current rate of pay of fire fighters employed by the United States.

All regulations hitherto issued by the Secretary of Agriculture to govern the exercise of mineral rights reserved in conveyances to the United States are hereby superseded as to mineral rights hereafter reserved.

In testimony thereof I have hereunto set my hand and official seal at the City of Washington this 13th day of May, 1937.

[SEAL]

H. A. WALLACE, Secretary of Agriculture.

[F. R. Doc. 37-1387; Filed, May 14, 1937; 12:38 p. m.]

FEDERAL COMMUNICATIONS COMMISSION.

SUPPLEMENT TO CHANGE NO. 1 TO SHIP RADIOTELEGRAPH SAFETY INSTRUCTIONS, OCTOBER 1, 1936

SPARE PARTS CONSIDERED INDISPENSABLE FOR MAINTENANCE OF CERTAIN AUTO-ALARMS

The Telegraph Division at its regular meeting on May 4, 1937, issued the following notice:

"To: Mackay Radio and Telegraph Company, Radiomarine Corporation of America, United States Ship Owners, Ship Operating Agencies, Ship Masters, Licensees of Ship Radio Stations, and Others Concerned.

"Subject: Supplement to Change No. 1 to Ship Radiotelegraph Safety Instructions, October 1, 1936."

"Effective Date: July 10, 1937.

"Reference is made to Mimeograph No. 20338 of March 10, 1937, wherein the Ship Radiotelegraph Safety Instructions of October 1, 1936, were amended following the promulgation of Order No. 28 by the Telegraph Division.

"In accordance with Section 3 (c) of Mimeograph No. 20338, there is published the following list of spare parts

¹¹ F. R. 1841.

which are considered indispensable for the maintenance of the following listed auto-alarms in a normal and effective operating condition.

"Radiomarine Corporation of America, Model AR-8600. Auto-Alarm

ELECTRON TUBES

"One type 6 H 6.

"One type 6 A 8.

"Two type 6 K 7.

"Five type 1611 (previously designated as 6 F 6).

"OTHER ITEMS

"Two bridge warning-light bulbs.

"One 30-ohm filament resistor.

"One 9-volt dry-cell bias battery.

"Nine glass-enclosed 6 ampere fuses.

"Six glass-enclosed 1/2 ampere fuses.

"Six 10-ampere fuse links for cartridge-type fuses.

"Two cartridges for 10 ampere fuse links.

"Mackay Radio and Telegraph Company-Auto-Alarm Type 101-A-Manufactured by Federal Telegraph Company

"ELECTRON TUBES

"One type 6 D 6.

"One type 89.

"Three type 76.

"OTHER ITEMS

"Two bridge warning-light bulbs.

"Two commutating brushes for selector motor.

"Two governor brushes for selector motor.

"Two brush springs for selector motor.

"Six fuses for receiver power supply unit.

"Three cartridges for 6 ampere fuse links.

"One cartridge for 3 ampere fuse links.

"Nine 6 ampere fuse links for cartridge-type fuses.

"Three 3 ampere fuse links for cartridge-type fuses.

"One 41/2 volt dry cell bias battery.

"These spare parts shall be supplied with each respective auto-alarm installation aboard a vessel of the United States when such installation is made to fulfill the requirements of law, in addition to the spare parts and tools specified in paragraph 23 of the Ship Radiotelegraph Safety Instruction (mimeograph 18378 of October 1, 1936) or those specified in any superseding instructions or regulations. The foregoing lists may be superseded whenever additional parts or tools are deemed necessary by the Commission for the proper operation and maintenance of these auto-alarms."

T. J. SLOWIE, Secretary.

[F. R. Doc. 37-1382; Filed, May 14, 1937; 11:46 a. m.]

AERONAUTICAL AND AERONAUTICAL POINT-TO-POINT STATIONS IN ALASKA

The Telegraph Division at its regular meeting on May 4. 1937, adopted the following policy:

"In general, aeronautical and aeronautical point-to-point stations in Alaska will be divided into two groups, the Orange Chain comprising the route now established from Fairbanks to Bethel together with any feeder routes that might eventually be established, and a Green Chain to include other routes now regularly established lying from Fairbanks to Cordova and Kennecott and from Anchorage to Dillingham; the growth of this route to be guided until eventually it may cover the air routes from Ketchikan to Fairbanks via Juneau, Cordova, and Anchorage, and from Tanana Crossing to Dillingham via Anchorage, together with miscellaneous feeder routes and a possible extension down the Aleutian Chain."

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 37-1383; Filed, May 14, 1937; 11:47 a. m.]

AERONAUTICAL, ETC., STATIONS-FREQUENCIES

Amendment of Rules 253 and 262a, B, b

The Telegraph Division at its regular meeting on May 4, 1937, amended Rules 253 and 262a, B, b, to read, as follows:

253. Aeronautical or aeronautical point-to-point stations will not be licensed to use more than I kilowatt of power on the frequencies above 11500 kilocycles; Provided, however, that aeronautical and aeronautical point-to-point stations at communications division terminals may be authorized to use a power not in excess of 5,000 watts on condition that the operating frequency is maintained within 0.02 percent of the assigned frequency, and that suitable filters are embodied in the equipment to limit the frequency hand of emissions to 5 but are legal to the sequence. quency band of emission to 5 kilocycles.

RULE 262A, B, B

SOUTHERN TRANSCONTINENTAL CHAIN AND FEEDERS (EROWN)

Available for Aeronautical Point-to-Point Stations

2612 4690 6560° 6540 = 2636 7700: Day only 10 10190: Day only 6550 ª

18360: Day only

EASTERN CONTINENTAL CHAIN AND FEEDERS (GREEN)

. Available for Aeronautical Point-to-Point Stations

2608 4745

2748 5310

8130: Day only * 10855: Day only 10 11960: Day only 10 6590°

NORTHWESTERN CONTINENTAL CHAIN AND FEEDERS (PURPLE) . .

Available for Aeronautical Point-to-Point Stations

2644 6490 = 8130: Day only *

2994 12 10855: Day only 10

MID-CONTINENTAL CHAIN AND FEEDERS (YELLOW)

Available for Aeronautical Point-to-Point Stations

8070: Day only 10 4650

11910: Day only 10

SOUTHERN INTERCONTINENTAL CHAIN AND FEEDERS (ORANGE) Available for Aeronautical and Aircraft Stations

5165 6570 12330 2986 4 5375 8220 5405: Day only 8240 5 17000 # 5692.5

Available for Aeronautical Point-to-Point Stations

2648	5375	8240 ° 7	12330 [†]
2986 4	6570 ²	9310 * 8	16240
3082. 5	6580 ²	10955 ° 9	16440 [‡]
5165 4	8220 ⁷	11470 ° 7	17000 ⁵ [‡]
[SEAL]		T. J. SLOWIE,	Secretary.

[F. R. Doc. 37-1380; Filed, May 14, 1937; 11:46 a, m.]

Available for use in the Pacific area only.

^{*}These frequencies assigned for unlimited hours upon the express condition that no interference is caused to the international mobile service.

The Training of the frequencies are assigned upon the express condition that no interference will be caused to the international service of any station, which, in the discretion of the Commission may have priority on the frequency, or frequencies with which interference

These frequencies are assigned for secondary use upon the express condition that no interference is caused to the international mobile service.

Subject to the condition that no interference is caused to Government stations.

For use on routes lying south of the United States only,

¹⁶ Subject to the condition that no interference is caused to existing services and that the operating frequency will be maintained within 0.02 percent of the assigned frequency.

²² Subject to the condition that no interference is caused to aeronautical and aircraft stations.

AVIATION SERVICE, ALASKA—FREQUENCIES AVAILABLE

Amendment of Rule 419

The Telegraph Division at its regular meeting on May 4, 1937, amended Rule 419 by adding at the end thereof, a new paragraph as follows:

F. AVIATION SERVICE

The following frequencies are available on condition that no interference is caused to stations in other services, or to stations in the aviation service outside of Alaska:

For aircraft and aeronautical stations of the Orange Chain:
A1, A2, A3—1638—3082.5—5692.5—8220

For aeronautical point-to-point stations of the Orange Chain:
A1, A2—1638—2648—3082.5—4125—6570—8015 1

For aircraft and aeronautical stations of the Green Chain: A1, A2—2922—2946—4724.5—5652.5—6590 1

For aeronautical point-to-point stations of the Green Chain: A1, A2—2608—2748—4740—4745—5310—6590 1

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 37-1381; Filed, May 14, 1937; 11:46 a. m.]

FEDERAL HOME LOAN BANK BOARD.

AMENDMENT TO BANK RULES AND REGULATIONS

APPLICATIONS FOR MEMBERSHIP AND STOCK SUBSCRIPTION

Be it resolved. That pursuant to authority vested in the Federal Home Loan Bank Board by Section 17 of the Federal Home Loan Bank Act (12 U. S. C. 1437), paragraph (1) of section 25 (a) of the Rules and Regulations for Federal Home Loan Banks be amended to read as follows:

(1) Regulations.—Upon the request of an institution desiring to become a member of a bank, the Bank may supply such institution with appropriate forms for application for membership and stock subscription. Institutions of the savings and loan type, and stock subscription. Institutions of the savings and loan type, and savings banks, shall file an application in the form of Exhibit E annexed hereto and made a part hereof. Insurance companies shall file an application in the form of Exhibit E annexed hereto and made a part hereof except that instruction No. 3 (c) shall be stricken. Each applicant shall file in duplicate its application for membership, with the Bank of the district in which it is leasted. which it is located.

Adopted by the Federal Home Loan Bank Board on May 13, 1937,

[SEAL]

H. CAULSEN. Assistant Secretary.

fF. R. Doc. 37-1384; Filed, May 14, 1937; 12:04 p. m.]

AMENDMENT TO RULES AND REGULATIONS FOR FEDERAL SAVINGS AND LOAN ASSOCIATIONS

BOND OF PROPOSED ASSOCIATION

Be it resolved, That pursuant to authority vested in the Federal Home Loan Bank Board by subsection (a) of Section 5 of Home Owners' Loan Act of 1933 (12 U.S. C. 1464 (a)), the third sentence of Section 4 of the Rules and Regulations for Federal Savings and Loan Associations is hereby amended to read as follows:

Such bond shall name the Federal home loan bank of the district in which the proposed association is to be located as obligee, and shall be delivered to such Federal home loan bank.

Adopted by the Federal Home Loan Bank Board on May 13, 1937.

[SEAL]

H. CAULSEN, Assistant Secretary.

[F. R. Doc. 37-1385; Filed, May 14, 1937; 12:04 p. m.]

RURAL ELECTRIFICATION ADMINISTRATION.

| Administrative Order No. 951

ALLOCATION OF FUNDS FOR LOANS

MAY 12, 1937.

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, I hereby allocate, from the sums authorized by said Act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project Designation:		Amount
North Carolina 27		
North Carolina 27	0 Hyde	25,000

JOHN M. CARMODY, Administrator.

[F. R. Doc. 37-1378; Filed, May 14, 1937; 9:26 a. m.]

[Administrative Order No. 961

RESCISSION OF ALLOCATION OF FUNDS FOR LOANS

MAY 12, 1937

I hereby rescind the allocation of funds for the below designated projects made by Administrative Order No. 83, dated April 8, 1937, and Administrative Order No. 73, dated March 18, 1937.1 The reason for this action is that these projects have been combined with a single project allocation for which is made by the second part of this Order.

Project Designation:	Amount
Idaho 10 Nez Perce	\$250,000
Idaho 10G Nez Perce	75,000
Idaho 12 Benewah	270,000

ALLOCATION OF FUNDS FOR LOAN

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, I hereby allocate, from the sums authorized by said Act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project Designation:	Amount
	\$400,000

JOHN M. CARMODY, Administrator.

[F. R. Doc. 37-1379; Filed, May 14, 1937; 9:26 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

SECURITIES EXCHANGE ACT OF 1934

BANK HOLDING COMPANIES, APPLICATION FOR REGISTRATION

Rule Adopting Form 24; Amendment to Rule JB1

The Securities and Exchange Commission, finding

(1) that the requirements of Form 24, as more specifically defined in the instruction book accompanying that form, are necessary and appropriate in the public interest and for the protection of investors, and that, insofar as the information required by such form and instruction book is not within the provisions of Section 12 (b) of the Securities Exchange Act of 1934, it is of a character comparable to such information and is applicable to the class of issuers and securities for which such form is prescribed; and

(2) that the exhibits required by such instruction book are necessary and appropriate for the proper protection of investors and to insure fair dealing in the securities registered on Form 24,

pursuant to authority conferred upon it by the Securities Exchange Act of 1934, particularly Sections 12 and 23 (a)

Not to be used between the hours of 6:00 P. M. and 6:00 A. M.,

¹² F. R. 656, 810.

thereof, hereby adopts Form 24 and the instruction book accompanying Form 24.

The Securities and Exchange Commission, pursuant to authority conferred upon it by the Securities Exchange Act of 1934, particularly Sections 12 and 23 (a) thereof, hereby amends Rule JB1 by inserting after the paragraph under the caption "Form 23 for Successor Issuers" the following paragraph:

Form 24 for Bank Holding Companies.—This form shall be used for applications for the registration of securities of any person which is engaged, either directly or through subsidiaries, primarily in the business of owning securities of banks, for the purpose or with the effect of exercising control.

The foregoing action shall be effective immediately upon publication.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-1394; Filed, May 14, 1937; 1:01 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 14th day of May, A. D. 1937.

[File No. 43-49]

IN THE MATTER OF EAST ST. LOUIS LIGHT & POWER CO

NOTICE OF AND ORDER FOR HEARING

A declaration having been duly filed with this Commission, by East St. Louis Light & Power Co., a subsidiary company of The North American Company, a registered holding company, pursuant to Section 7 of the Public Utility Holding Company Act of 1935, regarding the issue and sale of \$2,335,582.50 aggregate principal amount of its promissory notes, it being stated that said notes will be issued solely for the purpose of discharging \$2,400,000 principal amount of declarant's First Mortgage 5 Per Cent Bonds.

It is ordered that a hearing on such matter be held on May 20, 1937, at 10 o'clock in the forenoon of that day at Room 1103, Securities and Exchange Building, 1778 Pennsylvania Avenue NW., Washington, D. C.; and

Notice of such hearing is hereby given to said party and to any interested State, State commission, State securities commission, municipality, and any other political subdivision of a State, and to any representative of interested consumers or security holders, and any other person whose participation in such proceeding may be in the public interest or for the protection of investors or consumers. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file a notice to that effect with the Commission on or before May 19, 1937.

It is further ordered that Charles S. Moore, an officer of the Commission, be and he hereby is, designated to preside at such hearing, and authorized to adjourn said hearing from time to time, to administer oaths and affirmations, subpena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, contracts, agreements, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of the taking of testimony in this matter, the officer conducting said hearing is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL] Francis P. Brassor, Secretary,

[F. R. Doc. 37-1389; Filed, May 14, 1937; 1:00 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 13th day of May, A. D. 1937.

[File No. 43-48]

IN THE MATTER OF UNION ELECTRIC LIGHT AND POWER COMPANY
OF ILLINOIS

NOTICE OF AND ORDER FOR HEARING

A declaration having been duly filed with this Commission, by Union Electric Light and Power Company of Illinois, a subsidiary company of The North American Company, a registered holding company, pursuant to Section 7 of the Public Utility Holding Company Act of 1935, regarding the conversion of 625,000 shares of its Common Stock, of the par value of \$20 per share, and 80,000 shares of its 6% Cumulative Preferred Stock of the par value of \$100 per share into, respectively, 695,000 shares of Common Stock of the par value of \$20 per share and 80,000 shares of 6% Cumulative Preferred Stock of the par value of \$100 per share of Union Electric Company of Illinois, pursuant to a proposed merger of declarant into said Union Electric Company of Illinois;

It is ordered that a hearing on such matter be held on May 20, 1937, at ten o'clock in the forenoon of that day at Room 1103, Securities and Exchange Building, 1778 Pennsyl-

vania Avenue NW., Washington, D. C.; and

Notice of such hearing is hereby given to said party and to any interested State, State commission, State securities commission, municipality, and any other political subdivision of a State, and to any representative of interested consumers or security holders, and any other person whose participation in such proceeding may be in the public interest or for the protection of investors or consumers. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file a notice to that effect with the Commission on or before May 19, 1937.

It is further ordered that Charles S. Moore, an officer of the Commission, be and he hereby is designated to preside at such hearing, and authorized to adjourn said hearing from time to time, to administer oaths and affirmations, subpena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, contracts, agreements, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of the taking of testimony in this matter, the officer conducting said hearing is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-1390; Filed, May 14, 1937; 1:00 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 14th day of May, A. D. 1937.

[File No. 41-5]

IN THE MATTER OF UNION ELECTRIC LIGHT AND POWER COM-PANY OF ILLINOIS

SUPPLEMENTAL NOTICE OF AND ORDER FOR HEARING 1

An amended application having been duly filed with this Commission, by Union Electric Light and Power Company, a subsidiary company of The North American Company, a registered holding company, pursuant to Section 6 (b) of the Public Utility Holding Company Act of 1935, for an order authorizing applicant to issue, without any public offering thereof, its note or notes in an aggregate principal

¹Form 24, and the accompanying instruction book, are filed with the Division of the Federal Register; copies are available upon application to the Securities and Exchange Commission.

¹² F. R. 937.

amount thereof not to exceed \$14,750,000 (in lieu of the \$6,750,000 aggregate principal amount previously applied for), such note or notes to bear interest at a rate not in excess of 5% per annum, and to mature not later than nine months, exclusive of days of grace, after the date of issue thereof, but to aggregate more than 5 per centum of the principal amount and par value of the other securities of the applicant now outstanding, it being stated that the additional \$8,000,000, authorization of which is now applied for, will be used for the purpose of retiring the outstanding 6% Cumulative Preferred Stock of applicant.

It is ordered that a hearing on such matter be held on May 20, 1937, at 10 o'clock in the forenoon of that day at Room 1103 Securities and Exchange Building, 1778 Penn-

sylvania Avenue NW., Washington, D. C.; and

Notice of such hearing is hereby given to said party and to any interested State, State commission, State securities commission, municipality, and any other political subdivision of a State, and to any representative of interested consumers or security holders, and any other person whose participation in such proceeding may be in the public interest or for the protection of investors or consumers. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file a notice to that effect with the Commission on or before May 19, 1937.

It is further ordered that Charles S. Moore, an officer of the Commission, be and he hereby is designated to preside at such hearing, and authorized to adjourn said hearing from time to time, to administer oaths and affirmations, subpena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, contracts, agreements, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of the taking of testimony in this matter, the officer conducting said hearing is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-1388; Filed, May 14, 1937; 1:00 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 13th day of May, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE MID-CONTINENT-MCKAY FARM, FILED ON MAY 8, 1937, BY LOUIS BERNSTEIN, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340(A))
AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inacurate in the following material respects, to wit:

 In that the date upon which the information contained in the offering sheet will be out of date, as set forth in Di-

vision I, Paragraph 8, is not correct;

(2) In that the number of barrels of oil which must be produced before the smallest fractional interest proposed to be offered will be entitled to receive one barrel does not appear to be correctly calculated in the statement made in Division II. Item 1:

(3) In that the information given in Division II, Item 13, relative to the number of producing wells, is not believed to be correct:

(4) In that the total production of oil from the tract, as set forth in Division II, Item 15, may not be correct by reason of the fact that the figures therein given do not agree with the gross production of oil by months as set forth in Division II, Item 16 (a);

(5) In that the legal description of the property, required to be given in Exhibit B, is omitted.

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 12th day of June, 1937, that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered that John H. Small, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 28th day of May, 1937, at 10:30 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report

to the Commission. By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc, 37-1891; Filed, May 14, 1937; 1:01 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 13th day of May, A. D., 1937.

In the Matter of an Offering Sheet of a Royalty Interest in the Gulf-L. Daugherty Farm, Filed on May 8, 1937, by Schappert-Teden-Blumer, Inc., Respondent

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A))
AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

(1) In that the allowable production of oil from the tract involved required to be stated in Division II, Item 16 (b) is

not given;

(2) In that it is stated in Division II, Item 16 (a) that there was no production from the tract involved during the month of April, 1936. No reason or explanation is given for this statement, and it may be incorrect by reason of the fact that in Division II, Item 16 (f), it is stated: "No wells shut-in or abandoned.";

(3) In that the date upon which the signature of the offeror

was affixed to the offering sheet is omitted.

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 12th day of June, 1937, that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered that John H. Small, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 28th day of May, 1937, at 11:00 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-1392; Filed, May 14, 1937; 1:01 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 13th day of May, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE BARNSDALL-BRACHT #6 FARM, FILED ON MAY 7, 1937, BY ROY M. SMITH, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A))
AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the

offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

In that the legal description required to be included as a part of Exhibit B is incomplete;

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 12th day of June, 1937; that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered that John H. Small, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 28th day of May, 1937, at 10:00 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-1393; Filed, May 14, 1937; 1:01 p. m.]

